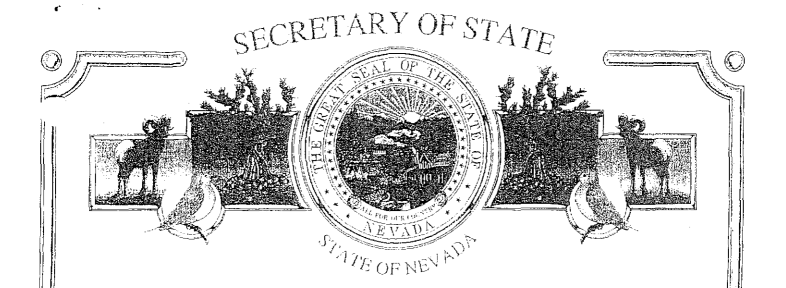
# **EXHIBIT B**

# ARTICLES OF INCORPORATION

(Attached)



# CERTIFICATE OF EXISTENCE (INCLUDING AMENDMENTS)

I, DEAN HELLER, the duly elected and qualified Nevada Secretary of State, do hereby certify that I am, by the laws of said State, the custodian of the records relating to filings by corporations, non-profit corporations, corporation soles, limited-liability companies, limited partnerships, limited-liability partnerships and business trusts pursuant to Title 7 of the Nevada Revised Statutes which are either presently in a status of good standing or were in good standing for a time period subsequent of 1976 and am the proper officer to execute this certificate.

I FURTHER CERTIFY, that the following is a list of all organizational documents on file in this office for

### 360NETWORKS (USA) INC.

Articles of Incorporation for PACIFIC FIBER LINK POR-SAC, INC. INC. filed June 12, 1998.

Articles of Merger and changing name to WORLDWIDE FIBER NETWORKS, INC. filed April 1, 1999.

Certificate of Amendment to Articles of Incorporation changing name to 360NETWORKS (USA) INC. filed June 7, 2000.

Articles of Merger filed December 28, 2000.

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P. 83/85

IN THE OFFICE OF THE SECRETARY OF STATE OF THE STATE OF NEVADA

JUN 07 2000

CERTIFICATE OF AMENDMENT

OF "

ARTICLES OF INCORPORATION

OF

WORLDWIDE FIBER NETWORKS, INC.

WORLDWIDE FIBER NETWORKS, INC., a corporation organized and existing under the laws of the State of Nevada, and its Articles of Incorporation originally filed with the Secretary of State for the State of Nevada on June 12, 1998, DOES HEREBY CERTIFY:

FIRST: That by written consent of the Board of Directors of Worldwide Fiber Networks, Inc., the following resolutions were duly adopted:

RESOLVED, that Article I of the Articles of Incorporation be amended as follows:

#### I. NAME

The name of the corporation is 360 actworks (USA) inc.

SECOND: The total number of outstanding shares having voting power of the corporation is 200, and the total number of votes entitled to be east by the holders of all of said outstanding shares is 200.

THIRD: The holders of all of the aforesaid total number of outstanding shares having voting power, to wit, shares, dispensed with the holding of a meeting of the stockholders and adopted the amendment herein certified by a consent in writing signed by all of them.

DATED this 254 day of May, 2000.

WORLDWIDE FIBER NETWORKS, INC.

Ron Stevenson, Secretary

PROVINCE OF (levely)

CITY OF (levely)



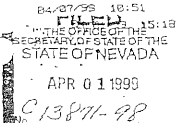
On this S day of May, 2000, personally appeared before me, a Notary Public, JERRY THARP, who acknowledged to me that he executed the foregoing CERTIFICATE OF AMENDMENT OF ARTICLES OF INCORPORATION OF WORLDWIDE FIBER NETWORKS, INC.

NOTARY PUBLIC

PROVINCE OF BITHAL COLUMNIA, )
CITY OF Varcouver )

On this 251/2 day of May, 2000, personally appeared before me, a Notary Public, RON STEVENSON, who acknowledged to me that he executed the foregoing CERTIFICATE OF AMENDMENT OF ARTICLES OF INCORPORATION OF WORLDWIDE FIBER NETWORKS, INC.

NOTARY PUBLIC



APR 0 1 1999

ARTICLES OF MERGER

Those Articles of Merger are made this 23rd day of March, 1999, between Peclific Fiber Link Por-Sac, Inc., a Novada corporation (cometimes referred to herein as the "Novada Corporation" or the "Surviving Corporation") and Pacific Fiber Link, LLC, a Washington limited liability company (sometimes referred to herein as the "Weshington LLC" or the "Merged Company"),

#### RECITALS

The Nevada Corporation is a corporation duly organized and existing under the laws 12 12 registered office located at 1575 Delucchi Lane, Stc. 224, Rene, of the State of ?! Nevada 89502.

- The Washington LLC is a limited liability company duly organized and existing under the laws of the State of Washington with its registered office located at 1420 Fifth Avenue, Sta. 3510, Scattle, Washington 98101-4031.
- The Neveda Corporation and the Weshington LLC deem it desirable and in their best interests that the Washington LEC be merged into the Nevada Corporation in accordance with the provisions of Chapter 92A of the Nevada Revised Statutes.

An agreement and plan of merger has been approved and adopted by the Nevada Corporation, through its board of directors, and submitted and approved by its stockholders pursuant to Chapter 92A of the Novada Revised Stantes as set forth below:

Designation of Shares:	Common
Number of Votes Entitled to be Cast:	100
Number of Votes for Plan:	7 00
Number of Votes Against Plan:	0

The number of votes of the steekholders for the plan was sufficient for approval.

Π.

An agreement and plan of merger has been approved and adopted by the Washington LLC, through its managing member and management committee, and submitted and approved unanimously by its solo member possessing a 100% membership interest, pursuant to the laws of the State of Weshington.

The Articles of Incorporation of the Surviving Corporation shall continue to be its Articles of Incorporation, except that according to the agreement and plan of merger Article I is amended to read:

#### I. NAME

The name of the corporation is WORLDWIDE FIBER NETWORKS, INC.

IY.

The complete executed agreement and plan of merger is on file at the registered office of the Surviving Composition 1575 Delucchi Lane, Ste. 224, Reno. Nevada 89502.

V.

On the offective date of the merger, the separate existence of the Merged Company shall cease, and the Surviving Corporation shall succeed to all the rights, privileges, immunities, and franchises, and all the property, real, personal, and mixed, of the Merged Company, without the necessity for any separate transfer. The Surviving Corporation shall thereafter be responsible and liable for all liabilities and obligations of the Merged Company, and neither the rights of creditors nor any liens on the property of the Merged Company shall be impaired by the merger.

VI.

The merger takes effect upon the filing of these Articles of Merger.

PACIFIC FIBER LINK POR-SAC, INC.

Hay Tharp, Frender

Ron Stevenson, Secretary

STATE OF (slevel)
COUNTY OF (slevel)
ES

On this <u>CC</u> day of March, 1999, personally appeared before me, a Notary Public, JERRY THARP, who acknowledged to me that he executed the foregoing ARTICLES OF MERGER.

NOTARY PUBLIC

COUNTY OF Vaccion )

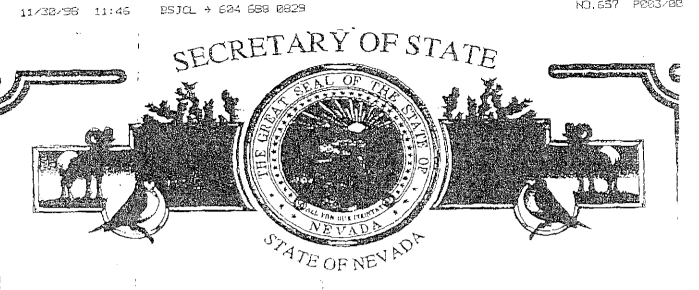
On this 2.3 value of March, 1999, personally appeared before me, a Notary Public, RON STEVENSON, who acknowledged to me that he executed the foregoing ARTICLES OF MERGER.

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# CORPORATE CHARTER

I, DEAN HELLER, the duly ejected and qualified Nevada Secretary of State, do hereby certify that PACIFIC FIBER LINK POR-SAC, INC. did on June 12, 1998 file in this office the original Articles of Incorporation; that said Articles are now on file and of record in the office of the Secretary of State of the State of Nevada, and further, that said Articles contain all the provisions required by the law of said State of Nevada.

> IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seel of State, at my office, in Carson City, Novada, on June 15, 1998.

> > Secretary of State



NO.665 PE08/013

IN THE OFFICE OF THE SECRETARY OF STATE OF THE STATE OF NEVADA

# ARTICLES OF INCORPORATION

JUN 1 2 1998

<u>C13871-98</u>

OF

DEAN HELLER, SECRETARY OF STATE

PACIFIC FIBER LINK POR-SAC, INC.

That I, the undersigned, have this day voluntarily acted for the purpose of forming a corporation under the laws of the State of Nevada, and to that end. I do hereby certify:

#### I. NAME

The name of the corporation is PACIFIC FIBER LINK POR-SAC, INC.

# II. AGENT FOR SERVICE OF PROCESS

The name and address of the initial Resident Agent and location of the Registered Office in this state is Beckley, Singleton, Jemison, Cobeaga & List, 1575 Delucchi Lane, Sutte 224, Reno, Nevada 89502.

#### III. PURPOSE

The purpose of the corporation, and the nature of the business and objects proposed to be transacted and curried on by it are:

To engage in any lawful act or activity for which a corporation may be organized under the laws of the State of Nevada other than the banking business, the trust company business or the practice of a profession permitted to be incorporated under the laws of the State of Nevada.

#### IV. STOCK

The corporation is authorized to issue one class of shares, which shall be designated "common shares," having a total number of 25,000 shares. Each such

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share, when issued, shall have one (1) vote.

## V. NUMBER OF DIRECTORS

The members of the governing board of the corporation shall be styled "Directors," and the initial Board of Directors shall be one (1) in number.

The number of directors may, at any time or times, be increased or decreased by a duly adopted amendment to these Articles of Incorporation, or in such manner as shall be provided in the By-Laws of the corporation or by an amendment to the By-Laws of the corporation duly adopted by either the Board of Directors or the shareholders.

## VI. INITIAL DIRECTORS

The name and address of the First Board of Directors is as follows:

David Lede #1000 - 1066 West Hastings Street Vancouver, British Columbia Canada V6E 3XI

### VII. INCORPORATOR

The name and post office address of the incorporator signing these Articles of Incorporation is as follows:

Lance P. Maiss Beckleyi Singleion, Jemison, Cobeaga & List 1575 Delucchi Lane, Suite 224 Reno, Nevada 89502 11/30/98 15:26 /BSJCL → 634 688 2829

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# VIII. ASSESSABILITY OF SHARES

The capital stock of this corporation, after the amount of the subscription price has been paid, shall not be subject to assessment to pay the debts of the corporation, and no stock issued as fully paid shall be assessable or assessed, nor shall the private property of the stockholders, directors or officers of this corporation be subject to the payment of any corporate debts to any extent whatsoever, and in this particular, the Articles of Incorporation shall not be subject to amendment.

# IX. ENDEMNIFICATION AND LIMITATION ON LIABILITY

Every person who was or is a party, or is threatened to be made a party to or is throlved in any action, suit or proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that he or she or a person of whom he or she is the legal representative, is or was a director or officer of the corporation, or is or was serving at the request of the corporation as a director or officer of another corporation, or as its representative in a partnership, joint venture, trust or other enterprise, shall be indemnified and held harmless to the fullest extent legally permissible under the laws of the State of Nevada, as amended, against all expenses, liability and less (including attorneys' fees), judgments, fines and amounts paid in connection therewith. Such right of indemnification shall be a contract right which may be enforced in any manner destred by such person. Such right of indemnification shall not be exclusive of any other right which such directors, officers or representatives may have or hereafter acquire, and without limiting the generality of such statement, they shall be entitled to their respective rights of indemnification under any By-Law, agreement, vote of

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stockholders, provision of law, or otherwise, as well as their rights under this Article.

The personal liability of a director or officer of the corporation or its stockholders. shall be limited to the fullest extent provided by Nevada law, as amended, for damages for breach of fiduciary duty as an officer or director. This provision shall not eliminate the liability of a director or officer for acts or omissions which involved intentional misconduct, fraud; a knowing violation of the law or the payment of dividends in violation of NRS 78,300.

Expenses of directors and officers incurred in defending a civil or criminal action, suit or proceeding, must be paid by the corporation as they are incurred and in advance of the final disposition of the action, suit or proceeding, upon receipt of and undertaking by or on behalf of the director or officer to repay the amount if it is ultimately determined by a court of competent Jurisdiction that he or she is not entitled to be indemnified by the corporation. This does not affect the rights to advancement of expenses which corporate personnel, other than directors or officers, may be entitled to under any contract or otherwise by law.

Without limiting the application of the foregoing, the Board of Directors may adopt By-Laws from time to time with respect to indemnification, to provide at all times the fullest indemnification permitted by the laws of the State of Nevada, and may cause the corporation to purchase and maintain insurance on behalf of any person who is or was a director or afficer of the corporation, or is or was serving at the request of the corporation as a director or officer of another corporation, or as its representative in a parinership, joint venture, trust or other enterprise against any liability asserted 11/30/98 16:27 ,BSJCL + 604 688 0829

NO.565 P012/013

against such person and incurred in any such capacity or arising out of such status, whether or not the corporation would have the power to indemnify such person.

# X. RIGHTS, PREFERENCES, PRIVILEGES AND RESTRICTIONS

Unless otherwise determined by the Board of Directors, no holder of stock of the corporation shall be entitled as such, as a matter of right, to purchase or subscribe for any stock of any class which the corporation may issue or sell, whether or not exchangeable for any stock of the corporation of unissued shares authorized by the Articles of Incorporation of the corporation as originally filed or by any amendment thereof, or out of shares of stock of the corporation acquired by it after the issue thereof, and whether issued for cash, labor performed, personal property, real property, or leases thereof, nor shall he be entitled to any right of subscription to any thereof; nor, unless otherwise determined by the Board of Directors, shall any holder of any shares be entitled as such, as a matter of right, to purchase or subscribe for any obligation which the corporation may issue or sell that shall be convertible into or exchangeable for any shares of the stock of its capital stock of any class or classes.

IN WITNESS WHEREOF, I have hereunio set my hand this day of June, 1998, hereby declaring and certifying that the facts stated hereinabove are true.

LANCE P. MAISS

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State of Nevada

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County of Washop

On; June 1 1998, personally appeared before me, a Notary Public.

Lance P. Maiss, who knowledged that he executed the above instrument.

NANGY D WILLIAMS

NOTERY PUBIC - State of Neveda

Administratification Wishes County

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